Barry N. Gutterman, Esq. (BG6410) Barry N. Gutterman & Associates, P.C. Attorneys for Defendant Timely Integrated, Inc. 60 East 42nd Street, 46th Floor New York, New York 10165 (212) 983-1466

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

AIOI INSURANCE COMPANY, as subrogee and assignee of YAZAKI NORTH AMERICA, INC.

Plaintiff,

TIMELY INTEGRATED, INC.

v.

LI MIEGRATED, INC.

Defendants.

Pursuant to Rule 7.1 of the Federal Rules of Civil Procedure, and to enable the Judges and Magistrate Judges of the Court to evaluate possible disqualifications or recusal, the undersigned counsel for Timely Integrated, Inc., a non-governmental, corporate party, certifies for purposes of Rule 7.1 only that the following are corporate parents of Timely Integrated, Inc. or publicly held corporations that own 10% or more of Intransit Timely Integrated Inc.'s stock:

ECF CASE

08 CIV 1479 (Judge Griesa)

LOCAL RULE

7.1 STATEMENT

NONE

Dated: New York, New York

March 18, 2007

By: /s/ Barry Gutterman Barry N. Gutterman, Esq. (BG-6410) Barry N. Gutterman Associates, P.C. 60 East 42nd Street, 46th Floor New York, New York, 10165 (212) 983-1466

Attorneys for Defendant Timely Integrated, Inc.

TO: James F. Campise, Esq. Cozen O'Connor 45 Broadway, 16th Floor New York, New York 10006 (212) 908-1203

Attorneys for Plaintiff

TR2817.7.1